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UNITED ST	TATES DISTRICT	Γ COURT	U.S. DISTRICT COURT
	District of	NER	DISTRICT OF NEBRASKA
UNITED STATES OF AMERICA			2008 FEB 27 PM 4:51
V.	ODDED C	NE DETENTIO	
MATTHEW M. GENTRY	Case	4:08CR3025	HERE THE PROPERTY OF THE PARTY
Defendant	_ Case	4:08CR3025	
In accordance with the Bail Reform Act, 18 U.S.C. § 31	42(f), a detention hearing has bee	en held. I conclude ti	, not the following foots require the
detention of the defendant pending trial in this case.	(1), a determinen neuming mas ove	m neta. Teorierage ti	iat the following facts require the
1	Part I—Findings of Fact		
(1) The defendant is charged with an offense described	in 18 U.S.C. § 3142(f)(1) and ha	as been convicted of a	ı ☐ federal offense ☐ state
or local offense that would have been a federal offe a crime of violence as defined in 18 U.S.C. § 3	nse if a circumstance giving rise (	to federal jurisdiction	had existed that is
an offense for which the maximum sentence is	life imprisonment or death.		
an offense for which a maximum term of impri	sonment of ten years or more is p	rescribed in	
a felopy that was committed after the defenda-	Ab-JI.		*
a felony that was committed after the defendant \$3142(f)(1)(A)-(C), or comparable state or loc	t had been convicted of two or mo	ore prior federal offer	ses described in 18 U.S.C.
(2) The offense described in finding (1) was committed	while the defendant was on relea	ase pending trial for a	federal, state or local offense
(3) A period of not more than five years has elapsed sin	ice the date of conviction	release of the de	fendant from imprisonment
for the offense described in finding (1).			
(4) Findings Nos. (1), (2) and (3) establish a rebuttable safety of (an) other person(s) and the community. I	further find that the defendant by	r combination of conc	litions will reasonably assure the
, , , , , , , , , , , , , , , , , , , ,	Alternative Findings (A)	as not reducted this pr	esumption.
(1) There is probable cause to believe that	the defendant has commi	itted an offense	
Ior which a maximum term of impr	isonment of ten years or	21 U.S.C. Se	801 et sea
diddi 18 0.3.C. g 924(c).			•
X (2) The defendant has not rebutted the presumption esta the appearance of the defendant as required and the	safety of the community	lion or combination of	f conditions will reasonably assure
	Alternative Findings (B)		
(1) There is a serious risk that the defendant will not ap	pear.		
(2) There is a serious risk that the defendant will endan	ger the safety of another person o	or the community.	
No.			
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Part II—Writte	en Statement of Reasons for l	Detention	
I find that the credible testimony and information submit	ted at the hearing establishes by	Clear and conv	incing evidence   a prepon-
derance of the evidence that	1. oko 1	م 0د م	1 1
state eaco, 14 VIO) 24	CARCE CARA)	Linuc'	Dan on
Part III.	Directions Regarding Detent	tion	
Inc defendant is committed to the custody of the Attorney (	General or his decignated represent	tating for south	in a corrections facility separate
To me think production from persons awaiting of serving se	ciliences or being being in custods.	u nanding assault li	and a face decided to the CC
reasonable opportunity for private consultation with defense Government, the person in charge of the corrections facility slip connection with a court proceeding.	nall deliver the defendant to the U	the United States or I	on request of an attorney for the
in connection with a court proceeding.			)
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0/2//08	1 / aux	1/10	elia
/ / Date	· .	e of Judicial Officer	
	David L. Pieste	er, U.S. Magistrate Ju	dge
	Name and Ti	itle of Judicial Office	· <del></del>

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).